1

2

3

4

5

6

7

8

9

23

24

25

26

27

28

ALVERSON, TAYLOR, MORTENSEN & SANDERS LEANN SANDERS, ESQ. Nevada Bar No. 000390 JENNIFER KISSEL-MORALES, ESQ. Nevada Bar No. 008829 7401 West Charleston Boulevard Las Vegas, NV 89117-1401 (702) 384-7000 Attorneys for Defendant AMERICAN MEDICAL SYSTEMS, INC.

### UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEVADA

\\*/

Case No.: 2:09-cv-01981-PMP-LRL CAROLS. AUSTIN-FINK, Plaintiff, VS. AMERICAN MEDICAL SYSTEMS, INC. Defendant.

#### DEFENDANT AMERICAN MEDICAL SYSTEMS, INC.'S ERRATA TO THE RECENT STIPULATION AND ORDER EXTENDING DISCOVERY

COMES NOW Defendant, AMERICAN MEDICAL SYSTEMS, INC., by and through its attorneys, Alverson Taylor, Mortensen & Sanders, and submits this Errata to the Stipulation and Order Extending Dates in the Scheduling Order, which inadvertently indicated that "[t]he current discovery cut off be continued through and including January 3, 2010, and any discovery extension request shall be due on or before December 14, 2010." (See p. 3 ins. 3-4, Stip. and Order attached hereto as Exhibit "A") (emphasis added). As January 3, 2010 is in the past, the Order would not flow chronologically, or adhere to the Court's scheduling guidelines, it is apparent that the Order should have indicated that the discovery deadline in this matter would be January 3, 2011, not 2010.

> 18349 LS Jh

ALVRRSON, TAYLOR, MORTENSEN & SANDERS LAWVERS THOI WEST CHARLESTON BOULBY AND LAS VECAS, NEVADA SOIL, HOI (702) 384-7000	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28	TT IS SO ORDERED.  DATED this 10th day of August  U.9	e Court to take note of and authorize via sig	
	<i>2</i> 0	2		18349 LS

07/29/2010 ஒத்த 2127029666 Document 21 Filed 08/10/10 Page 3 of 9 PageID #: 90 இ0001

RECEPTION OK

TX/RX NO

7593

RECIPIENT ADDRESS

7022594748

DESTINATION ID

07/29 09:37

ST. TIME TIME USE

01'01

PGS.

2

RESULT

OK

Case 2:09-cv-01981-PMP-LRL Document 18 Filed 06/30/10 Page 1 of 4

Patrick J. Murphy, Esq. Nevada Bar No. 1222 2 Michael R. Small, Esq. Nevada Bar No. 7519 3 MURPHY, SMALL & ASSOCIATES 4 1100 East Bridger Avenue Las Vegas, Nevada 89101-5315 Telephone: (702) 259-4600 Facsimile: (702) 259-4748 debbie@patrickmurphylaw.com 7 Attorneys for Plaintiff 8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

UNITED STATES DISTRICT COURT

#### DISTRICT OF NEVADA

CAROL S. AUSTIN-FINK,

) Case No.: 2:09-cv-01981-PMP-LRL
Plaintiff,

) vs.

AMERICAN MEDICAL SYSTEMS, INC., )
a Delaware corporation; DOES 1 through
10, inclusive,

Defendants.

)

# STIPULATION AND ORDER TO EXTEND DATES IN SCHEDULING ORDER (SPECIAL SCHEDULING REVIEW REQUESTED) (SECOND REQUEST BEFORE THIS COURT)

The Parties, by and through their undersigned counsel of record, hereby stipulate to amend the Court's Order to Extend Dates in Scheduling Order of March 12, 2010, by extending the October 1, 2010 discovery deadline for an additional 90 days (including the dates for disclosures as specified in FRCP 26(a)(2)).

Plaintiff's deposition was previously scheduled for May 26, 2010, and at the request of defense counsel her deposition was vacated and rescheduled for July 8, 2010. Plaintiff's counsel

Saa 1834 Case 2:09-cv-01981-PMP-LRL Document 18 Filed 06/30/10 Page 2 of 4

subsequently advised defense counsel that Plaintiff would be in the process of moving during that time period to Arizona. The Defendant has agreed to vacate the deposition scheduled for July 8, 2010 and to reschedule it for sometime in August or September, 2010. Defense counsel is also vacating the deposition of Plaintiff's treating physician, Jeff Zapinsky, M.D., currently scheduled for July 26, 2010, in order that they may take the Plaintiff's deposition first. Plaintiff is also in the process completing her supplements to written discovery. This is the Second Request to extend the discovery deadlines in the Discovery Plan and Scheduling Order.

Plaintiff and Defendant are in the process of obtaining the necessary experts in this case and after the experts complete the review of the materials provided, Plaintiff will provide written discovery to the Defendant. This action involves complex medical issues that need to be further evaluated by experts. The parties have identified the necessary discovery in this case, which will take longer than the October 1, 2010 discovery cut-off date.

#### I. DISCOVERY PROPOUNDED BUT NOT COMPLETED

The Defendant's have served written discovery upon the Plaintiff. Plaintiff is in the process of supplementing her responses. Plaintiff will initiate written discovery after the experts have completed their review of the medical records and other materials.

#### II. DISCOVERY THAT REMAINS TO BE COMPLETED

#### **Depositions**

- 1. The parties anticipate that the Plaintiff will take the depositions of employees/officers of Defendant American Medical Systems, Inc., and believe three to four witnesses will be deposed. Plaintiff will also take the deposition of Defendant's expert(s).
- 2. The Defendant will take the deposition of the Plaintiff and her surgeon, Jeffrey Zapinsky, M.D. Defendant will also take the deposition of Plaintiff's expert(s).

	, Cas	se 2:1	.2-cv-00614	Document 2	21 File	ed 08/10/	/10	Page 6 of	9 PageID #: 93	3
		Case	2:09-cv-019	81-PMP-LRL	Docun	nent 18	File	d 06/30/10	Page 3 of 4	
1	III.	PRO	POSED SCH	EDULE FOR	COMP	LETING	REN	1AINING I	DISCOVERY	
2		The J	parties propose	e the following	schedule	e for the r	emair	ning discove	ry:	
3		1.	The current	t discovery cu	t off be	continue	d thro	ough and in	cluding January	3
5	''2011   xxx a	ınd an	y discovery ex	tension request	t shall be	due on o	r befc	ore Decembe	er 31, 2010.	
6		2.							November 1, 2010	Λ
7										
8		3.	The parties	shall submit in	ieir redu	ttai experi	t disc	losures on o	or before Decemb	oei
9	1, 2010	Э.								
10		4.	The parties	shall file interi	im status	reports a	is req	uired by LR	26-3 on or befo	ore
11	Novem	November 1, 2010.								
12		5.	All pretrial i	motions, includ	ling, but	not limite	ed to,	discovery n	notions, motions	to
13	dismiss	dismiss, motions for summary judgment, and motions in limine shall be filed and served no							no	
14		2011 later than February 2, xxxx such date being 30 days after the close of discovery.								
15		6.	-						•	1
16		• • • • • • • • • • • • • • • • • • • •							ι,	
17		such date being 30 days after the date set for filing dispositive motions.								
18	Dated t	his 30	<sup>th</sup> day of June,	2010.		Dated th	1is 30	<sup>th</sup> day of Jun	ie, 2010.	
19	MURP	HY, S	MALL & ASS	SOCIATES		ALVER SANDE		, TAYLOR,	MORTENSEN (	&
20						DUMDL	ANO			
22							-			
23	/s/ Micl PATRIC		<u>. Small</u> MURPHY, ES	 SQ.		<u>/s/ LeAn</u> LeAnn S				
24	Nevada	Bar N		-		Nevada	Bar N			
25	Nevada	Bar N	lo. 7519	۷٠		Las Veg	as, N	V 89117		
26	1100 E. Las Veg	_	ger Ave. V 89101				•	02) 385-7000 Defendant	)	
27			92) 259-4748 Plaintiff			•				

## Case 2:09-cv-01981-PMP-LRL Document 18 Filed 06/30/10 Page 4 of 4 **ORDER** IT IS SO ORDERED. DATED this \_\_\_\_\_\_, of \_\_\_\_\_\_, 2010. UNITED STATES MAGISTRATE JUDGE

#### **Electronic Filing**

From: cmecf@nvd.uscourts.gov

Sent: Wednesday, June 30, 2010 3:10 PM

To: cmecfhelpdesk@nvd.uscourts.gov

Subject: Activity in Case 2:09-cv-01981-PMP-LRL Austin-Fink v. American Medical Systems, Inc. Proposed

Discovery Plan/Scheduling Order

This is an automatic e-mail message generated by the CM/ECF system. Please DO NOT RESPOND to this e-mail because the mail box is unattended.

\*\*\*NOTE TO PUBLIC ACCESS USERS\*\*\* Judicial Conference of the United States policy permits attorneys of record and parties in a case (including pro se litigants) to receive one free electronic copy of all documents filed electronically, if receipt is required by law or directed by the filer. PACER access fees apply to all other users. To avoid later charges, download a copy of each document during this first viewing. However, if the referenced document is a transcript, the free copy and 30 page limit do not apply.

#### **United States District Court**

#### District of Nevada

#### **Notice of Electronic Filing**

The following transaction was entered by Small, Michael on 6/30/2010 at 3:10 PM PDT and filed on 6/30/2010

Case Name:

Austin-Fink v. American Medical Systems, Inc.

Case Number:

2:09-cv-01981-PMP-LRL

Filer:

American Medical Systems, Inc.

Carol S. Austin-Fink

**Document Number: 18** 

#### **Docket Text:**

PROPOSED Discovery Plan/Scheduling Order filed by Defendant American Medical Systems, Inc., Plaintiff Carol S. Austin-Fink. (Small, Michael)

#### 2:09-cv-01981-PMP-LRL Notice has been electronically mailed to:

Jennifer Kissel efile@alversontaylor.com

LeAnn Sanders efile@alversontaylor.com

Michael R Small farlite@aol.com

Patrick J Murphy murphylaw@msn.com, debbie@patrickmurphylaw.com

#### 2:09-cv-01981-PMP-LRL Notice has been delivered by other means to:

The following document(s) are associated with this transaction:

**Document description:** Main Document **Original filename:** n/a

Electronic document Stamp:

[STAMP dcecfStamp\_ID=1101333072 [Date=6/30/2010] [FileNumber=4810806-0] [76b6fc5b60f1e337cc323c4051bbca0488f48a2a516ae24283cdefc973a11b32047 e9ebac256844a3852ac945a333033f72c2e9f0fa0593159cf82d0fbd3a546]]